FOR PUBLICATION

UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

JOHN DOE I, individually & as Administrator of the Estate of his deceased child Baby Doe I, & on behalf of all others similarly situated; JANE DOE, I, on behalf of herself, as Adminstratrix of the Estate of her deceased child Baby Doe I, & on behalf of all others similarly situated; John Doe II; JOHN DOE III; JOHN DOE IV; JOHN DOE V: JANE DOE II: JANE DOE III: JOHN DOE VI; JOHN DOE VII; JOHN DOE VIII; JOHN DOE IX; JOHN DOE X; JOHN DOE XI, on behalf of themselves & all others similarly situated & Louisa Benson on behalf of herself & the general public,

Plaintiffs-Appellants,

v.

UNOCAL CORPORATION, a California Corporation; Total S.A., a Foreign Corporation; John Imle, an individual; Roger C. Beach, an individual,

Defendants-Appellees.

Nos. 00-56603 00-57197 D.C. No. CV-96-06959-RSWL John Roe III; John Roe VII; John Roe VIII; John Roe X,

Plaintiffs-Appellants,

v.

Unocal Corporation; Union Oil Company of California,

Defendants-Appellees.

Nos. 00-56628 00-57195 D.C. No. CV-96-06112-RSWL ORDER

Filed April 13, 2005

Before: Mary M. Schroeder, Chief Judge, Stephen Reinhardt, Alex Kozinski, Pamela Ann Rymer, Thomas G. Nelson, A. Wallace Tashima, Susan P. Graber, M. Margaret McKeown, William A. Fletcher, Raymond C. Fisher, and Johnnie B. Rawlinson, Circuit Judges.

ORDER

The parties' stipulated motion to dismiss is GRANTED. The appeals (00-56603, 00-56628, 00-57195, and 00-57197) are dismissed with prejudice. Each party is to bear its own costs.

The Appellants' Unopposed Motion to Vacate District Court Opinion, a motion in which Appellees join, is GRANTED. The district court opinion in *Doe v. Unocal Corp.*, 110 F.Supp.2d 1294 (C.D. Cal. 2000), is VACATED.

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